(Continued from 3rd page.)

the streets, avenues and crosswalks of the II. For lighting the streets;

III. For the current and incidental exses as may be incurred in carrying in-IV. For the payment of any indebtedness of the village, or any interest of the said.

200 and 19. And be it enacted, That the board common seal of the said village, and signed by the village president and clerk and countersigned by at least three of said trustees, said bonds to be known as "Irving-taxes so assessed under and in pursuance PROPERTY APPOINTED BY THE BOARD.

of trustees shall at their discretion and from time to time, appoint and remove one overseer of streets, one constable, one pound-keeper and one judge of election, and such control and management of the streets, every person so appointed shall be a resi and of the working and repairing of the dent and legal voter of the village, and shall continue in his office until he shall 28. And be it enacted, That the overseer

by-laws passed by the board of trustees in a streets in said village nowever laid out a book kept by him for that purpose; he shall countersign and keep an accurate record of all warrants for the withdrawal of monies from the village treasurer, and shall be used at the time of the passage of also countersign and seal all bonds or oth such ordinance, which shall be recorded in sixty days after the final adoption of the passage of the heard of records and shall be recorded in sixty days after the final adoption of the passage of the heard of records and shall be recorded in sixty days after the final adoption of the passage of the heard of records and shall be recorded in sixty days after the final adoption of the passage of the heard of records and shall be recorded in sixty days after the final adoption of the passage of the heard of records and shall be recorded in a second of records and shall be recorded in a second of records and shall be recorded in a second of records and shall be recorded in a second of records and shall be recorded in a second of records and shall be recorded in a second of records and shall be recorded in a second of records and shall be recorded in a second of records and shall be recorded in a second of records and shall be recorded in a second of records and shall be recorded in a second of records and shall be recorded in a second of records and shall be recorded in a second of records and shall be recorded in a second of records and shall be recorded in a second of records and second of records and shall be recorded in a second of records and shall be recorded in a second of records and shall be recorded in a second of records and shall be recorded in a second of records and shall be recorded in a second of records and shall be recorded in a second of records and shall be recorded in a second of records and shall be recorded in a second of records and shall be recorded in a second of records and shall be recorded in a second of the shall be recorded in a second of the shall be rec estate for unpaid assessments; and shall cancel the said certificates when the said lands and real estate shall be redeemed; hie shall give to all persons who may apply of trustees for making any improvement, feet, it shall be the duty of the village for the same certificates of search in such general or local, such as laying out, openrecords, receiving a fee of one dollar in each case for such certificates, declarations and real estate, and said certificates of A search, when verified by the common seal public notice of such contemplated im- sessed to him, her or them, respectively;

treasure shall keep all moneys received by him in behalf of the village and deposit it of trustees; no money shall be expended by him or drawn from him for any purpose whatever, except upon the warrant of the village president, countersigned by the village clerk, and made in pursuance of the urder of the aboard of trustees, and the name or names as an armonic of the matter.

32. And be it enacted, That any ordinates it enacted, Th often as they shall direct; and his books clerk.

and vouchers shall always be open to the improvements shall be improved improvements shall be member of the board of trustees, and at all made by contract, under the direction of the board of trustees, and at all made by contract, under the direction of the board of trustees, that the contract

their discretion, appoint and remove three right to reject any and all bids.

persons, who shall be fresholders in said stillings at the time of their appointment, and shall also have been resident therein may be after the completion of any such for two years next prior to their appoint-

nue or section of the same so impraved the noard of frustees, a copy thereof, at the collection of unrain Assessments, which in the opinion of said committee, tested by the village clerk, shall, without however, possess the qualifications afore-

THE ASSESSMENT AND COLLECTION OF TAXES 26. And be it enacted, That it shall be of trustees shall have power to borrow the duty of the village clerk to transmit to money from time to time for all purposes, the assessor of the township of Clinton for which they are authorized to raise mon-within ten days after the passage of the ey by tax, in anticipation of the taxes for same, a copy of any ordinance or ordinaning in the whole the sum of four thousand trustees for raising any sum or sums of moas the laying out, opening, vacating, section of this act; it shall then be the dustreet or highway or the altering of the grade of any street or highway. Or any grade of any street or highway, or any property liable to taxation within the limpart thereof, in anticipation of assessments its of said village, and the duty of the col-for such improvement, to an amount not lector of the said township to collect the for such improvement, to an amount not lector of the said township to collect the to be heard upon the subject of the assessand for any period not exceeding the term | time that the taxes in the said township of and for any period not exceeding the term time that the taxes in the said township of have power to examine witnesses under of two years; and to secure the payment Clinton are assessed and collected; provious to examine witnesses under oath or affirmation, which may be adminisof such loans by bond or other instrument ded that no tax for the expenses of the sealed with the common seal of said vil- commissioners to lay out streets, avenues manner aforesaid assess the said damages, lage, and signed by the village president and public squares in the township of Clinand clerk; and that the said board of trus- ton and county of Essex, and for other tees shall also have power, for the general purposes (according to an act passed February nineteenth, one thousand eight hun-mixing or remacadamizing the principal streets and highways (which shall be under the control of said trustees) with Tel-within the limits of said village, and that their said assessments to the board of the rights and interests of all persons concerned, as well as to the value of the lands and real estate taken, therefore the control of said trustees with the lands and real estate taken, therefore the control of the lands and real estate taken, therefore the control of the lands and real estate taken, therefore the control of the lands and real estate taken, therefore the control of the lands and real estate taken, therefore the control of the lands and real estate taken, therefore the control of the lands and the lands are the control of the lands and the lands are the control of the lands and the lands are the lands and the lands are the lands and the lands are t ford or other stone pavement, to borrow said collector and said assessor shall be enmoney from time to time as the same may titled to receive from the said board of two of their number; said report shall be be actually required, in any sum or sums trustees, for the additional service to be accompanied by a map showing the lands not exceeding in all the cost of such improvement, and to secure the payment of cents for every name upon their respective said improvement, and for which they the same by bonds to be sealed with the duplicates of persons within the said villave assessed damages, and also any lands

ton Village Improvement Bonds" and to of any such ordinance, and all taxes raisbear interest at the rate of seven per cen- ed for road purposes from property within tum per annum and the principal thereof the limits of said village, shall be paid over to be paid as said trustees may direct. or of said township, weekly, as they may 20. And be it enacted, That the board be collected and received by him.

THE CARE OF STREETS. 27. And be it enacted, That the said

be removed, or until another person shall of the streets shall, under the direction of appointed to succeed him, and shall en- the board of trustees, have the charge of said notice shall briefly state the object of ter upon the duties of said office; and all the working and repairing of all streets, such officers so appointed shall, besides the sidewalks, crosswalks and gutters as afore powers and duties herein or by any ordinance of said board of trustees specifically of obstructions and in good order, and for the said report and map, shall and may conferred or imposed upon them, respect that purpose is hereby invested with all adopt and ratify the same with or without ively possess the powers and perform the duties of like officers of any township of this state, be qualified and enter upon their offices in the same way and be entitled to for such service receive such compensation of their own body for further examination adopt and rathy the same with or without alteration, as to them may seem proper; it shall be lawful for the said board to refer the rents, issues and profits the rent of the said notice, the said no

THE MAKING OF IMPROVEMENTS. 31. And be it enacted, That when any 38, And be it enacted, That before any ordinance shall be presented to the board such improvement shall be carried into effect it shall be the duty of the village ing, widening, straightening, vacating or of trustees, to pay or tender unto the ownotherwise improving any street, avenue, or er or owners of lands and real estate taken redeem the same will expire; such certifiand real estate, and said certificates of any sidewalk, crosswalk or gutter thereof, the amount or amounts of damages so asof said village shall be conclusive evidence provement shall be given by the village against said village as to the truth of all clerk, by posting a copy of the proposed matters and things stated therein ; as clerk ordinance for at least two weeks before the of elections he shall perform the duties as meeting of the board of trustees, at which specified in section fifth, and he shall also such ordinance shall be considered, in five discharge such other duties as may be re- public places of said village, which notice quired of him by the board of trustees. shall state the time and place of the said 22. And be it enacted, That copies of meeting of the board, at which they will any or all papers filed or kept in the office proceed to consider the said ordinance; of the village clerk, and the ordinances or records of the proceedings of the board of trustees or any part thereof, certified by the said clerk under the common seal of the village, shall be received as eqidence thereof in oll courts and places whatsoever. 23. And be it enacted, That the village for a further consideration of the matter. their discretion adjourn from time to time

pursuance of the order of the board of for, and the name or names, as fer as can trustees; he shall keep an accurate account be ascertained, of the owner or owners of of his receipts and disbursements, and shall such lands and real estate, which map report the same to the board of trustees as shall be filed in the office of the village

reasonable hours to the inspection of any the board of trustees; that the contract taxpayer; and he shall also perform such shall issue in the usual form of contracts taxpayer; and he shall also perform such other duties as may be required of him by subsequent sections of this act, in relation shall be awarded to the lowest bidder; to the sale and redemption of land and real estate for unpaid assessments, and the payment or tender of payment of damages the same, etherwise the lowest bidder who assessed in favor of the owner of lands and can give sufficient security shall be awarded. real estate taken for damage by any im- ed the contract; provided, also, the owner provement. or owners of the property to be improved on THE COMMITTER OF ASSESSMENTS. So shall have the liberty of doing the work, 24. And be it enacted, That the said under the direction of the board of trusboard of trustees shall from time to time at tees; the board, however, may reserve the

for two years next prior to their appoint-ment, who shall be called commissioners of assessment, and who shall be known and erate allowance, to be determined by the assessment, and who shall be known and constituted the committee of assessments hereinafter providing and whose duty it shall be to assess as both of the assessments hereinafter providing fairly, honestly and importially as may be adapted for the assessments hereinafter providing fairly, honestly and importially as may be adapted for the assessments hereinafter providing fairly, honestly and importially as may be adapted for the assessments hereinafter providing the owner of the assessments hereinafter providing the owners of lands and real estate so affected thereby to pay the said county and circulating in said

nent; but one member shall have power o adjourn any meeting ; the committee may adjourn from time to time; they shall give all parties interested in or affected by the improvement ample opportunity tered by any one of them; they shall in benefits or expenses, as the case may be, separately along the line of said street, and with due regard to the rights and interests lage to be taxed in accordance with this and real estate benefited in their opinion, by said improvement, and apon which they have made any assessment, for either the benefits or expense of said improvement; such report and map may be con-sidered by the board of trustees at any meeting, of which at least two weeks' pre-vious notice shall have been given by the village cierk, posted in five public places in said village, and also served in person by the said clerk upon the land owner or a copy of said notice to such owner or other officers or agents as they may deem sidewalks, crosswalks and gutters of said owners, directed to them at their post office necessary to enable them to carry into effect the provisions of this act, and that control of the Essex public road board), by posting the same conspicuously upon by posting the same conspicuously upon some part or parts of said lands, the affidavit of said clerk shall be conclusive as to the manner of such service and shall be attached to said report as a part thereof; the meeting with reference to said assess-

tees may proceed therewith as though said appeal had not been taken.

38, And be it enacted, That before any

provided, that if such owner does not re side in said village or is in any way incapacitated to receive such damages, or if such owner or owners will not accept such damages and sign a proper receipt therefor when tendered, then the said treasurer shall make an affidavit of the fact, and file board of trustees shall, after inquiry, direct the amount or amounts of said damages to be placed in a place of safe deposit for the use of the person or persons to whom the same may be due, and the same shall be paid to him, her or them when duly authorized to receive the same without interest; and provided also, no tender shall be necessary in any case where the benefits which may be assessed against the owner or owners are equal to or exceed the amount of damages assessed in his, her or their favor, and a tender of the difference between the assessments and the amount of benefits assessed, shall have the same binding force and effect as a tender of the

whole amount of the assessments for damreport of the committee of assessment shall have been adopted and ratified by the board of trustees with or without alteration as aforesaid, and shall have been duly recorded at full length in the records of their proceedings, it shall together with the last mentioned map be delivered to the village treasurer for preservation in his office; said treasurer shall immediately thereafter prepare an abstract of said re port including therein a brief description of the improvement, the names of the several owners of the lands and real estate assessed; the several amounts so assessed against them, and a brief description of the several parcels of said lands and real estate, specifying the locality thereof with reference to streets; the said treasurer shall enter such abstract in a book to be kept in his office for that purpose, which book shall be called the book of assessments of improvements, and he shall then give notice for four weeks in two newspa-

by posting such notices at five public space of three years from the twentieth places in the said village, two weeks prior day of May in the year in which said thereto; and the nature and object of such assessment shall be made, notwithstanding improvement shall be briefly stated in said any devise, descent, alienation, mortgage, notice, so as to sufficiently identify the judgment or other incumbrance thereof, and not withstanding any mistake or omis-36. And be it enacted, That the said sion in the name or names of the owner or ommittee of assessments shall attend at owners of such lands and real estate, or in the proper description of the land so assesthe time and place aforesaid ; two of them shall be a quorum, for the transaction of business, and sufficient to make any assess be identified by such description, and any assessment in which such mistake or omission occurs shall be valid and effectual in law as though said mistake or omission had not occurred.

43. And be it enacted That in case any ssessment for an improvement, together with interest there on as aforesaid, and all costs and fees which may have accrued thereon, shall remain unpaid at the expiration of ninety days from and atter the first publication of the notice mentioned in the thirty-sixth section of this act, it shall be the duty of the said village treasurer to manner hereinafter prescribed.

ninety days mentioned in the last section, give a second notice, by an advertisement in two newspapers printed in said county and circulating in said village, that unless said assessment together with interest thereon as aforesaid, and all costs and fees shall be paid to him at his office within thirty days after the first publication of said second notice, he will proceed, at a certain time and place therein specified, and between the hours of one and five o'clock in the afternoon, to make sale in accordance with the provisions of this act, of the said land and real estate whereon the said assessments have been imposed or may be a lien; said second notice shall owners named in said report, if resident in said village, or if non residents, by mailing ments showing the name or names of the owner or owners (when known), a brief description of said lands and real estate, and the amount of the unpaid assessments due thereupon, and it shall be lawful to incorporate more than one assessment in said notice; if the name or names of such owner or owners shall not be known then the words "owner unknown," may be inserted in such notice, and all proceedings shall be as valid and effectual and binding upon all parties as though the true name or names of such owner or owners had been inserted in such notice.

receive such compensation, in addition to per day as the board of trustees may from the fees allowed such like officers by any time to time determine.

The fees allowed such like officers by any time to time determine.

The fees allowed such like officers by any time to time determine.

The fees allowed such like officers by any time to time determine.

The fees allowed such like officers by any time to time determine. general law or laws of such state, an may 29. And be it enacted That hereafter no fied, with or without alteration, the same term of years, in no case exceeding fifty, which the purchaser agreed to take the 21. And be it enacted That the village and taken to be a public street clerk as the clerk of the board of trustees at the clerk of their meetings and keep at true and full record of all their proceed
THE VILLAGE CLERK.

Isld out and opened in said village, shall ties, except as to such assessment from with the interest thereon as aforesaid, and such compensation shall be provided, and such compensation shall be paid to the commissioners of assessments of advertisement and sale; such payment any waste or injury done or committed by shall be made by the purchaser before the a true and full record of all their proceed-trustees.

for any services so rendered by them, as shall be made by the purcha er before the him, her or them in the same manner as a shall in each case be determined by a reso-close of the sale, and if not so made, the tenant for a term of years. and of all the books and papers belonging to the board of trustees from time to the village or which may be filed in his to time to ascertain and determine the preoffice; he shall engross all ordinances and by-laws passed by the board of trustees in or streets in said village however laid out themselves to be aggrieved by any such the whole amount due, with the interest thereon, at the rate of one per centum per month; the sale may be adjourned from time to time at the discretion of said treasurer, until all the said lands and real estate shall have been disposed of, and

44. And be it enacted, That at the time

certificate of the sale sf each lot or parcel of said lands and real estate so purchased by him; such certificate shall contain a short description of the property, and shall mount of interest, costs, fees and expenses; such certificate shall be presumptive evi-dence of the facts stated therein, and shall be recorded in the office of the village clerk in books to be kept for the purpose, and after being so recorded, shall constitute a lien upon the lands and premises therein described: and the said certificate may be assigned, but no such assignment shall have any effect until the same shall be recorded as aforesaid in the office of the billage clerk; and no declaration of sale shall be executed and delivered to such purchaser or assignee as hereinafter provi ded, until the said certificate shall have been canceled and filed with the village clerk, unless the loss or destruction thereot be established by affidavit to the satisfaction of the board of trustees. 46. And be it enacted, That the village

treasurer shall keep a full and accurate record in his office of all proceedings upon such sales, including a statement of all certificates granted, and all redemptions of property sold by him, to which record all parties claiming to be interested shall have

free access at all reasonable times. 47. And be it enacted, That if the village become the purchaser of any lands and real estate at any such sale, the certificate of sale shall be assignable as aforesaid and all other provisions of this act in relation to the sale shall apply to the village

the same as to any other purchaser.
48. And be it enacted, That no mortgagee or assignee of any mortgage, whose mortgage or deed of assignment shall have been duly recorded or registered before any such sale shall be divested of his rights in any property sold as aforesaid covered by such mortgage, unless six months' notice of such sale shall have been given to him in writing by the purchaser or by any person claiming under him; such notice shall be served personally upon the said mortga-gee or assignee if a resident of the county of Essex, or if he be not so resident, by being directed to him at his place of reaidence as stated in the mortgage or deed of assignment, and by being deposited in the post office of said village with postage prepaid, and in case of such non-residence pers printed in the county and having the largest circulation in the village, that said report and map have been delivered to him, and requiring the owners of lands and real estate so affected thereby to pay the several sums assessed against him, her said county and circulating in said village; pense of any such improvement as the case making such improvement.

In the office of the sa'd village treasurer a lay out streets, secures and public squares in time, said assessment shall draw interest copy of said notice, together with such country of the manner of service, or and for other purpose the owner or owners of any lands or such ordinance or resolution in relation to paid at the rate of one per centum per tory proof of the manner of service and publication thereof, in according to the service and publication thereof, are the township of t

49. And be it enacted, That the owner, mortgages, occupant or any person having a seesaments for the same; and the said incorporate a legal or equitable interest in any lands the benefit; provided no commissioner shall set in any case where he is in any personally interested in the assessment which is to be made, in which case said hoard of trustees shall appoint one or said clerk shall forthwith give public nomore persons as may be required, who shall there and place of such meeting for hearing the parties in the assessment, and all costs and fees shall appoint one or said clerk shall forthwith give public nomore persons as may be required, who shall the case and place of such meeting and remain a lien upon the laids and remain a lien upon the laids and remain a lien upon the laids logal representatives or assigns, the said lies of the time and place of such meeting and real estate so deather than y lands or real estate sold as atoresaid, may respect to the same at any time within three the right, by virtue of succession to assume the sold village shall have succession in the village of Irvington, and the suid region in the village of Irvington, and the said village shall have succession in the village of Irvington, and the said succession to assume the said village of Irvington, and the said village of Irvington, and the said village of Irvington, and the said village shall have succession to assume the said village of Irvington, and the said village of Irvington an 41. And be it egacted, That any assess- a legal or equitable interest in any lands ment for taxes or otherwise, which the

said purchaser may have paid, and of the payment of which he may have filed a written notice in the office of the said village treasurer, together with interest at the rate of two per centum per month, upon such purchase in mey from the time of such sale, and upon such payment or payments trom the time of fling such notice or notices aforesaid; and the certificate of said treasurer, stating the receipts of such noney, and showing what property the ame were intended to redeem, shall be evdence of such redemption; and upon the eccipt of such money by the said treasurer, e shall cause the same to be refunded to the purchaser, his legal representative or assigns, on demand; and all proceedings in

relation to said sale shall then cease and letermine; and if the person so redeeming be a judgment creditor or a mortgagee, or the assignee of a judgment creditor or mortgagee, he shall have a lien on the lands and real estate so redeemed by him, by virtue of this act, for the amount so assessment, by enforcing the lien aforesaid paid by him for such redemption, with interest thereon at the rate of twelve per cen- MONTCLAIR tum per annum, in the same manner as if treasurer shall, at the expiration of the gage or judgment, and he may enforce the payment thereof in the same manner; and he said treasurer shall make out two certificates for all property so redeemed, one West. The 3rd train will run to Pompton to be kept by the person so redeeming the Junction only. sum, and the other to be filed in the office

of the village clerk. 50. And be it enacted, That if any lands and real estate so'sold shall not be redeemed as aforesaid, the board of trustees thall, in the name of said village, execute to the purchaser or his legal representatives or assigns, a declaration of sale signed by the rillage president and attested by the village clerk, containing a short description of the property sold, together with a brief statement of the facts of assessment, advertisement and sale, including the date of sale and the term for which said premises were sold; said declaration shall be recorded in the office of the village clerk, in books to be kept for the purpose, and until the same shall be so recorded, such lands and real estate may be redeemed as hereinbefore provided, notwithstanding the period of three years from the time of such sale may have expired; such declaration of sale shall be presumptive evidence in all courts and places that such sale and proceedings were regularly made and had, according to the provisions of this act; and such purchaser and his legal representatives or assigns shall, by virtue thereof, lawfully hold shall peaceably and quietly yield up [such

tenant for a term of years.

51. And be it enacted, That in addition to the recording of certificates and declara-tions of sale, and of assignments of said certificates as aforesaid, the village clerk shall also give certificates of search in relation thereto, to any person or persons applying for the same; and he shall also can cel such certificates and such assignments thereof so recorded, whenever the lands

from time to time determined by the board of trustees, he shall also be entitled to receive from each purchaser the sum of one dollar for every certificate or declaration of sale by him given; and the said village clerk shall also be entitled to receive from said purchaser the some of one dollar for every certificate or declaration of sale, and every assignment of such certifi cate to be recorded by him as aforesaid. and also the sum of one dollar for every search (including the certificate thereof,) made by him in the records of certificates and declarations of sale and assignments as aforesaid; and the said village treasurer shall likewise collect for the use of the village, the sam of one doller from each pur chaser, at the time of delivery of said certificate of sale, for the expense of advertising and selling each and every lot or par-cet of said lands and real estate by him purchased as aforesaid. 53 And be it enacted. That whenever

any building, or any part of any building, shall stand within the lines of any street or highway which shall have been laid out and opened, or which shall have been straightened, altered or widened, by any ordinance of the said board of trustees, and the owner or owners of said building, or said part of a building, shall have neglected to move the same, it shall be the duty of the board of assessments, or of any two of them, to sell and dispose of the same to the highest bidder at a public auction, of which they shall give at least four weeks notice in two newspapers printed in the said county and circulating in said village; and they shall have power to adjourn said sale from time to time as they may see fit, by making public proclamation thereof at the time of such adjournment; and they may undertake to deliver possession of said building, or said part of building, to the pur-chaser thereof, at such time thereafter, as they may determine to be just and fair to the former owner or owners thereof; and it shall be the duty of such former owner or owners, or his, duty of such former owner or owners, or his, her or their tenant or tenants, to vacate and yield up the possession at the time so deter-mined; and the amount for which the same shall be so sold, after educting the expense of said advertisement and sale, shall be paid over into the said village treasurer and be credited said improvement.

MISCELLANEOUS PROVISIONS.

any issue, or upon the judicial investigation of any fact to which the said, the village of Irvington, is a party or in which it may be interested, no person shall be desired incompetent to set as judge juror or witness by reason of his being an inhabitant or freeholder of said village; and if any person shall be sued or impleaded by reason of snything done by, virtue of this act, it shall be larged to the reason of the set of the set of the set of the set.

56. And be it masted. That all acts and parts of acts inconsistent with the provisions of this act shall be and he same are hereby repealed, and that this act shall be deemed and taken to be a public act and shall take effect immediately.
Approved March 27, 1874.

Montclair Railroad On and after Monday, July 20, trains will

Leave Ringwood at 7 95 A. M. on Mondays, Wednesdays and Fridays. Leave Monks at 7 10 A. M. Tuesdays, Thurs days and Saturdays.

Leave Pompton Junction, 7 and 7 58 A. M. Montclair H'ts, 7 43, 8 43 A. M. & 2 04 F.M.

Montclair B'ts, 7 43, 8 43 A. M. & 2 04 F.M.

Montclair 7 53, 8 53 4 2 14 4 11

Bloosffield 7 59, 8 59 2 20 11

Belleville 8 06, 9 06 11 2 27 11

Leave N. Y. foot Cottlandt & Desbrosses at's
11 40 A. M. and 3 50, 5 30 P. M.
Belleville 13 24 P. M. 4 35, 6 15 Belleville 13 24 P. M.
BLOOMPIELD 12 31 "
MONTCLAIR 13 40 " The mid-day train will run to Montelal the same had been included in his mort-to Ringwood Mises on Mondays, Wednesdays gage or judgment, and he may enforce the and Fridays, and to Monks on Tuesdays. Thursdays and Saturdays. Will connectat Pompton Junction with N. J Midland train for all points

G. W. N. CUSTIS, Sup't.

MONTCLAIR, BLOOMFIELD AND NEWARK STAGE LINE. The proprietor believing the time at hand ance more convenient to the business portion of Newark than that which is afforded by the

trains, has decided to run a stage accommoda-tion. For which purpose he has provided him-self with a light and suitable stage. MONTCLAIR 10 NEWARK. STAGE LINE Route through Bloomfield Ave. and Broad St., from Montelair Hotel to the depot of the Newark and New York Rail Road.

MONTCLAIR HOTELAS 8 45 A. M. and 1.15 P. M. Bidgwood Station at 8.55 A. M. and 1.25 P. M. Bloomfield Hotel as 9.05 A. M. and 1.35 P. M.

Cor. Broad and Orange Sts. at 10,40 a. M. and AN EXTRA TRIP on Saturdays, leaving Montelair at 6.30, Ridgwood at 6.40 and RETURNING leave N. and N. Y. Depot at 10 >

MESSAGES will be faithfully conveyed and romptly delivered.
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N. B.—Pleasure parties furnished with two and four horse turnouts at short notice and on

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We can refer with confidence to several gen-lemen in Bioconfield and Montclair, whose course are furnished with our apparatus. PERFECT SATISFACTION SECURED. Mr. WM. P. LYON, editor of the GARRITH, will House Heating is our specialty.

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THE UNLY



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NERVOUS HEADACHE, &c.

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OPEN FOR BUSINESS

by the yillage under the direction of the board; he shall pay over unto the village treasurer daily all moneys belonging to the village with may come into his hand; a prepared for that purpose all certificates and carefully index in books and real estate for when offered direction of the village for sale or resale as aforesaid, shall be redeemed, upon the presentation jury to assess such damages anew, and said thereafter as conclusive evidence of the village for the term of fifty village wifes may come into his hand; and carefully index in books prepared for that purpose all certificates as a public highway or trial by jury; provided, that the completion of the village for sale or resale as aforesaid, shall be struck off to the village for sale or resale as aforesaid, shall be struck off to the village for sale or resale as aforesaid, shall be struck off to the village for sale or resale as aforesaid, shall be struck off to the village treasure.

**Village wife may come into his hand; prepared for that purpose all certificates as a public highway or trial by jury; provided, that the completion of said improvement shall not be declarations of sale of lands and real estate for when offered for sale or resale as aforesaid, shall be struck off to the village treasure.

**John Delivation of the said thereafter be treated and maintained as such in all respect to the said thereafter be treated and maintained as such in all respect to the said thereafter be treated and maintained as such in all respect to the village treasure shall be conducted as in other cases of the village treasure.

**John Delivation of the village treasure shall be redeemed, upon the presentation and file of the village treasure.

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**John D Beaded Mak and Guipuse Laces. The Great Sale of 25c SILK NECK TIES, still continues. We have a fine assortional of

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